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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/557,081	04/21/2000	Henry B. Strub	IR-022-C1	6596	
21912	7590 03/06/2003				
RITTER VAN PELT & YI, L.L.P. 4906 EL CAMINO REAL SUITE 205			EXAMINER		
			TRAN, THAI Q		
LOS ALTOS, CA 94022			ART UNIT	PAPER NUMBER	
			2615		
			DATE MAILED: 03/06/2003	DATE MAILED: 03/06/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)	1.7				
Advisory Action		09/557,081	STRUB ET AL	<i>U</i> C				
nariesi y ristion		Examiner	Art Unit					
		Thai Tran	2615					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address								
THE REPLY FILED 27 February 2003 Therefore, further action by the applicar final rejection under 37 CFR 1.113 may condition for allowance; (2) a timely file Examination (RCE) in compliance with	nt is required to a r <u>only</u> be either: (1 d Notice of Appea	void abandonment of the property of the contract of the contra	nis application. A prope nent which places the a	r reply to a oplication in				
PERIOD FOR REPLY [check either a) or b)]								
 a)	e mailing date of this period for reply expire E FIRST REPLY WAS	Advisory Action, or (2) the date than SIX MONTHS from STILED WITHIN TWO MON	n the mailing date of the final NTHS OF THE FINAL REJEC	rejection. TION. See MPEP				
Extensions of time may be obtained under 3 ee have been filed is the date for purposes of de ee under 37 CFR 1.17(a) is calculated from: (1) (2) as set forth in (b) above, if checked. Any repimely filed, may reduce any earned patent term	etermining the period of the expiration date of ly received by the Offi	of extension and the corresp the shortened statutory peri- ice later than three months a	onding amount of the fee. The od for reply originally set in the	e appropriate extension e final Office action; or				
1. A Notice of Appeal was filed on Appellant's Brief must be filed within the period set forth in 37 CFR 1.192(a), or any extension thereof (37 CFR 1.191(d)), to avoid dismissal of the appeal.								
2. The proposed amendment(s) will	not be entered b	ecause:						
(a) X they raise new issues that w	ould require furth	er consideration and/or	search (see NOTE bel	ow);				
(b) they raise the issue of new matter (see Note below);								
(c) they are not deemed to place issues for appeal; and/or	e the application i	in better form for appea	al by materially reducing	or simplifying the				
(d) they present additional clair	ns without cancel	ing a corresponding nu	mber of finally rejected	claims.				
NOTE: See Continuation She	<u>eet</u> .							
 Applicant's reply has overcome the 	ne following reject	tion(s):						
4. Newly proposed or amended claim(s) would be allowable if submitted in a separate, timely filed amendment canceling the non-allowable claim(s).								
5. The a) affidavit, b) exhibit, or c) request for reconsideration has been considered but does NOT place the application in condition for allowance because:								
The affidavit or exhibit will NOT be considered because it is not directed SOLELY to issues which were newly raised by the Examiner in the final rejection.								
For purposes of Appeal, the proposed amendment(s) a) will not be entered or b) will be entered and an explanation of how the new or amended claims would be rejected is provided below or appended.								
The status of the claim(s) is (or w	vill be) as follows:							
Claim(s) allowed:								
Claim(s) objected to:								
Claim(s) rejected: <u>1-38 and 40-53</u>	١.							
Claim(s) withdrawn from conside	eration:							
8. The proposed drawing correction	filed on is	a) approved or b)	disapproved by the E	xaminer.				
9. Note the attached Information Dis	sclosure Stateme	nt(s)(PTO-1449) Pape	er No(s)					
10. Other:								
			_ Av A					



Continuation of 2. NOTE: the newly added limitations in claim 1 (changing "recorder" to --user-- and additing --wherein the non-contemporaneous mark is specified by the user--); in claim 15 (changing "recorder" to --user-- and adding --wherein the meaning of one of the multiple types of marks is definable by the user-); in claim 40 (changing "recorder" to --user-- and adding --non-visual--); in claim 41 (changing "recorder" to --user-- and adding --non-visual, human perceptible--); and in claim 45 (changing "recorder" to --user-- and adding --wherein the non-contemporaneous mark is specified by the user--) raise new issues that would required further consideration and search--